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18	Attorneys for Plaintiff Larion Krayzman	Attorneys for Defendant Yalla Ventures, Inc.
19	UNITED STATES DISTRICT COURT	
20	CENTRAL DISTRICT OF CALIFORNIA	
21	I ADIONIVDANZMANI' 1''' 1	C N 224 2610
22	LARION KRAYZMAN individually and on behalf of all others similarly	Case No. 2:24-cv-3610
23	situated,	JOINT STIPULATION TO STAY
24	Plaintiff, v.	CASE PENDING EXECUTION OF SETTLEMENT AGREEMENT
25	YALLA VENTURES, INC.,	
26		
27	Defendant.	
28		JOINT STIPULATION TO STAY CAS
	i e	

-1-

Case No. 2:24-cv-3610

JOINT STIPULATION TO STAY CASE
PENDING EXECUTION OF SETTLEMENT
AGREEMENT

Plaintiff Larion Krayzman and Defendant Yalla Ventures, Inc. (collectively, the "Parties"), through their respective counsel, hereby submit this Joint Stipulation to Stay Case Pending Execution of Settlement Agreement:

- 1. Plaintiff filed their First Amended Class Action Complaint ("Amended Complaint") on November 6, 2024. [ECF Doc. No. 43].
- 2. Pursuant to the Court's Order Granting Joint Stipulation Extending Defendant's Time to Answer or Otherwise Response to the Amended Complaint [ECF Doc. No. 47], Defendant's deadline to answer or otherwise respond to the Amended Complaint is December 20, 2024.
- 3. The Parties have reached an agreement in principle that would resolve this dispute in its entirety; however, they need additional time to finalize and execute the settlement agreement.
- 4. In order to preserve the Parties' finite resources and in the interest of judicial economy, the Parties have agreed to stay the case and toll their pending deadlines until January 20, 2025, subject to the Court's approval.

NOW, therefore, for the good cause set forth above, the Parties request that the Court enter an Order staying the case and tolling all deadlines until January 20, 2025.

IT IS SO STIPULATED.

1 **BURSOR & FISHER P.A. QUARLES & BRADY LLP** 2 3 /s/ L. Timothy Fisher By: By: /s/ Zachary Foster L. Timothy Fisher (Cal. Bar. David Muth (pro hac vice) 4 No. 191626) david.muth@guarles.com 5 411 East Wisconsin Ave., Luke Sironski-White (State **Suite 2400** Bar No. 348441) 6 Milwaukee, WI 53202 ltfisher@bursor.com 7 Tel: (414) 277-5000 lsironski@bursor.com 8 1990 North California Blvd., Zachary Foster (pro hac vice) Suite 940 9 zachary.foster@quarles.com Walnut Creek, CA 94596 101 East Kennedy Blvd., 10 Tel: (925) 300-4455 **Suite 3400** 11 Tampa, FL 33602 Tel: (813) 387-0300 12 13 SINDERBRAND LAW GROUP, BIRD MARELLA RHOW LINCENBERG DROOKS & NESSIM P.C. 14 15 By: /s/ Jonathan Jackson By: /s/ Greg Sinderbrand 16 Greg Sinderbrand (State Bar. Paul Chan (State Bar No. 183406) 17 Jonathan Jackson (State Bar No. No. 179586) greg@sinderbrandlaw.com 257554) 18 pchan@birdmarella.com 2829 Townsgate Road, Suite 19 jjackson@birdmarella.com 100 1875 Century Park East 23rd Floor 20 Westlake Village, CA 91361 Los Angeles, CA 90067-2561 Tel: (818) 370-3912 21 Tel: (310) 201-2100 22 Attorneys for Plaintiff Larion Attorneys for Defendant Yalla 23 Krayzman Ventures, Inc. 24 25 26 27 28

JOINT STIPULATION TO STAY CASE
PENDING EXECUTION OF SETTLEMENT
AGREEMENT

SIGNATURE CERTIFICATION

Pursuant to L.R. 5-4.3.4(a)(2)(i), I hereby certify that the content of this document is acceptable to L. Timothy Fisher and Greg Sinderbrand, counsel for Plaintiff Larion Krayzman and that I have obtained L. Timothy Fisher and Greg Sinderbrand's authorization to affix their electronic signatures to this document.

Dated: December 16, 2024 QUARLES & BRADY LLP

By: /s/ Zachary Foster

Zachary Foster

Attorneys for Defendant Yalla Ventures, Inc.